

**To:** Coleman, Sam[Coleman.Sam@epa.gov]  
**From:** Richard Hyde  
**Sent:** Thur 7/27/2017 9:54:19 PM  
**Subject:** Fwd: Draft Letter Re: Potential SO2 BART Commitment  
[SO2 BART support letter v3 draft to EPA.docx](#)  
[ATT00001.htm](#)  
[BART\\_Alt\\_Concept\\_SO2\\_7-27-17.v3.1 draft to EPA - Copy.docx](#)  
[ATT00002.htm](#)

As discussed.

Sent from my iPhone

Begin forwarded message:

**From:** Terry Salem <[terry.salem@tceq.texas.gov](mailto:terry.salem@tceq.texas.gov)>  
**Date:** July 27, 2017 at 4:16:49 PM CDT  
**To:** Richard Hyde <[richard.hyde@tceq.texas.gov](mailto:richard.hyde@tceq.texas.gov)>  
**Cc:** Bryan Shaw <[Bryan.Shaw@tceq.texas.gov](mailto:Bryan.Shaw@tceq.texas.gov)>, Erin Chancellor <[Erin.Chancellor@tceq.texas.gov](mailto:Erin.Chancellor@tceq.texas.gov)>, Lori Wilson <[Lori.Wilson@tceq.texas.gov](mailto:Lori.Wilson@tceq.texas.gov)>, Emily Lindley <[Emily.Lindley@tceq.texas.gov](mailto:Emily.Lindley@tceq.texas.gov)>, Stephanie Bergeron Perdue <[Stephanie.Bergeron\\_Perdue@tceq.texas.gov](mailto:Stephanie.Bergeron_Perdue@tceq.texas.gov)>, Steve Hagle <[steve.hagle@tceq.texas.gov](mailto:steve.hagle@tceq.texas.gov)>, Caroline Sweeney <[caroline.sweeney@tceq.texas.gov](mailto:caroline.sweeney@tceq.texas.gov)>, Jayme Sadlier <[jayme.sadlier@tceq.texas.gov](mailto:jayme.sadlier@tceq.texas.gov)>, David Brymer <[david.brymer@tceq.texas.gov](mailto:david.brymer@tceq.texas.gov)>, Kim Herndon <[Kim.Herndon@tceq.texas.gov](mailto:Kim.Herndon@tceq.texas.gov)>, Donna Huff <[donna.huff@tceq.texas.gov](mailto:donna.huff@tceq.texas.gov)>, Vincent Meiller <[vincent.meiller@tceq.texas.gov](mailto:vincent.meiller@tceq.texas.gov)>, John Minter <[john.minter@tceq.texas.gov](mailto:john.minter@tceq.texas.gov)>, Amy Browning <[amy.browning@tceq.texas.gov](mailto:amy.browning@tceq.texas.gov)>, Margaret Ligarde <[margaret.ligarde@tceq.texas.gov](mailto:margaret.ligarde@tceq.texas.gov)>  
**Subject: Draft Letter Re: Potential SO2 BART Commitment**

Richard,

As you requested, attached is a preliminary draft letter that discusses a potential Texas commitment to replace a FIP that requires an intrastate trading program as a BART alternative to address SO2 BART. Basic information about this intrastate trading program is included in the additional attachment.

The letter also makes clear that such an interstate trading program would necessarily rely on a FIP from EPA that establishes that such a BART alternative is appropriate, in addition to stating that TCEQ rulemaking generally would take approximately 18 to 24 months.

Please let us know if you have any questions, or need anything further,

Terry Salem

Staff Attorney

***\*DO NOT RELEASE\****

***The content of this email and any attachments contain Confidential Attorney Work  
Product/Client Communication***